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OGC HAS REVIEWED.

CHETRAL INTELLIGINGE ACCION

January 1948

ADMINISTRATIVE INSTRUCTION

SUBJECT: Loyalty Hourd

- DESS, dated \$1 Harch 1047, there is hereby established a Loyalty Board for the Central Intelligence Agency to review all loyalty cases arising in GLA and make requested and with respect to the removal of any GLA officer or imployed on grounds relating to loyalty. The Board shall consists of three woting members: the Executive Director, CLA, the Chairman, who shall for each case pass two from among the Chairman, who shall for each case pass two from among the Assistant Directors, CLA, as members. An Depution to the Assistant Directors, GLA, as members without wats. In the event any case for consideration of the Board wats. In the event any case for consideration of the Board involves personnel of a branch under an Assistant Director, involves personnel of a branch under an Assistant Director, on that branch will the Deputy for the Assistant Director of that branch will not participate in any deliberation or action of the Board on that case.
 - referred to it by majority votes. Where decision adverse to the employee is made by the Board, the individual comparts the employee is made by the Board, the individual comparts of the England to the Director, CIA, within ten (10) days of the time when notification of the Board's action reaches him. The Director may request the Layelty Review Board him. The Director may request the Layelty Review Board of the Civil Service Consission for an advisory opinion in any case referred to him. The employee concerned may appeal any case referred to him. The employee concerned may appeal the final decision of the Mirector, within ten (10) days of the final decision of the Layelty Review Board of the Civil receipt thereof, to the Loyalty Review Board of the Civil service Consission for an advisory recommendation.
 - suspects the case shall be referred directly to the Board by Assistant Directors for employees within their respective by Assistant Directors for employees within their respective branches, Or by the Security and Personnel offices threight the Executive for Administration and Management. There is the Executive for Administration and Management, it may the formation reaches the Board free other sources, it may the formation reaches the Board free other sources, utilizing its own initiative investigate the circumstances, utilizing all facilities of CIA, and determine whether or not the case is proper for its consideration.

- immediately motify the comployee in writing of the charges made against him and shall forward to him written interropatories containing the information on which the charges are based and requesting specific answers from the employee comcorning such information. Notice to the exployer shall state the time and place of the Board's meeting for that case and shall specify the time in which the completed interregatories must be returned. In the case of employees loosted in Washington, fifteen (15) days notice of the board's mesting shall be given, and ten (10) days shall be given for return of the interrogatory. Reasonable extensions of time may be granted by the Chairman of the Board upon advice of the Law Member. The initial motice to the employee anall also inform him of his right to appear in person before the heard at its meeting on his case, accompanied by counsel or representative of his choosing and to present evidence on his behalf through witness or by affidavit. He shall also be given specific information on any security questions which representation by counsel or representative outside the Agency may raise, particularly on what facts may be revealed about the nature and scope of his employment.
- when the Board has accepted a case it shall forward interpreter of the completed interpreter and shall appears the time of return of the completed interpreter and shall appears board shall then sit in a preliminary session to determine that it is favorable to the employee, he shall be accepted and the record closed. If the preliminary decision is unfavorable, or the Board is unable to preliminary decision sion, the employee shall be immediately returned to washington and final action taken by the Board on his arrival, in nonemployees.
- in paragraphs 4 and 5, the Board shall inform the Chief, Personnel Mylsion, who shall take administrative action as provided in applicable regulations. The Board, however, we can't to it when there appears to be a serious threat to the maticual security. In cases not seriously threatening the birotor, persit resignation instead of recommending suspension, or removal, where mitigating circumstances are count in an universal determination.

7. In any case where decision by the Board is unfavorable to the employee and the right of appeal is not appealed the Board shall make appropriate resonantation to the Director for dismissal of the employee. Approval by the Director of such recommendation, or the decision of the Director on cases appealed to him, shall constitute final disposition of each case, subject only to advisory recommendation of the Civil Service Commission's Loyalty Review Board, if requested. Final action to terminate an employee shall not be taken in less than thirty calendar days after the original notice to the employee of the proposed removal action, except as provided on page 5 1-13 of the Federal Personnel Manuals.

- B. Files and deliberations of the Board shall be kept nonfidential, and all records, documents, and evidence not the property of the employee shall be forwarded to the Executive for Inspection and Security for disposition as follows. If the determination of the Board is favorable to the employee, the Executive for Inspection and Security shall retain the entire file with the security files on the individual concerned. If the individual is permitted to resign after unfavorable determination, as provided for in parameter unfavorable determination, as provided for in parameters in the file should be forwarded to the Civil Service Commission with notice of the resignation. If the case is referred or appealed to the Loyalty Review Board of the Civil Service Commission, the file shall be forwarded to that Board in triplicate, unless the Board agrees that a single copy is adequate.
- The Board need not follow strictly rules of evidence replicable to courts of law and need not divulge confidential sources of information, but the Law Member shall be responsible for advising the Board of any action of the Board which might infringe an employee's constitutional rights. All testimous at hearings of the Board shall be under eath or affirmation. The Law Member may report to the Director any action of the Board which, in his opinion, is an infinite ment of such rights. The standard for removal of an employee shall be that on all evidence, reasonable grounds exist for belief that the person involved is disloyal to the Government of the United States.
- 10. Immediately before final action by the Mirector, each case shall be referred to the General Counsel, Cla. for review of the legal sufficiency of the administrative action taken.

R. H. HILLMKOETTHR
Real Admiral, USH
Director of Contral Intelligence